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09/919,275	07/31/2001	Arthur Papier	AP-1 4087			
37211 7	7590 03/21/2005		EXAMINER			
BASCH & NICKERSON LLP 1777 PENFIELD ROAD			HAYES, JOHN W			
PENFIELD, N			ART UNIT	PAPER NUMBER		
			3621			
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Please find below and/or attached an Office communication concerning this application or proceeding.



## UNITED STATES PATENT AND TRADEMARK OFFICE

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Notice of Non-Compliant Amendment (37 CFR 1.121)

341-3 is considered non-compliant because it has failed to meet the requirements of the object of the requirements of the object of the property of the complex is required. Only the

correc "A mei	ted section	In order for the amendment document to be compliant, correction of the non-compliant amendment document must be resubmitted to the claims" section of applicant's amendment document must be	re-submitt	ed: 37 C	PR 1.15	2 Ithniy market		
THE F	OLLOWI	ING CHECKED (X) ITEM(S) CAUSE THE AMENDMENT DOCEN andments to the specification:  A. Amended paragraph(s) do not include markings.  B. New paragraph(s) should not be underlined.  C. Other	IENT TO B	E NON-9	OMPI.	ANT: WO THE KI, STORY OF A CONTROL OF A TO SHIP.		
	2. Abst	tract:  A. Not presented on a separate sheet. 37 CFR 1.72.  B. Other				in in the second	trá en a rej	tarate she
	·//	endments to the claims:  A complete listing of <u>all</u> of the claims is not present.  B. The listing of claims does not include the text of all pending claim.  C. Each claim has not been provided with the proper status identified claim cannot be identified. Note: the status of every claim must be one of the following 7 status identifiers: (Original), (Currently amen presented). (Now) and (Not entered).	ns (including r, and as suc indicated af ided). (Canc	g withdra h, the ind ter its cla eled), (W	im num ithdraw	ms)	j pesinor be be identific kowing 7 sk	ļģies tiņt en provid d. Note: ģius līdent
For fu	☐ ☐ arther exp	D. The claims of this amendment paper have not been presented in a E. Other:  Lanation of the amendment format required by 37 CFR 1.121. see MPE	 CP Sec. 714 i	and the U	USPTO y	D. The claim E. Other: website at:: anation of the a	s of this am	endment
If the this le non-e chang is not	non-cometter to su entry of the ges in the	pliant amendment is a PRELIMINARY AMENDMENT, applicant i pply the corrected section which complies with 37 CFR 1.121. Failure preliminary amendment and examination on the merits will compreliminary amendment(*). This notice is not an action under 35 U.S. ble.	s given ONI to comply- nence without C.C. 132, and	HONT WHISTS Willisonsid Filisons	Wasaa H from Cranion leration VE MO	the mail date of the mail date of the propose	of prisaPRE discension •	LIMIN/
since	the: amer	appliant amendment is a reply to a NON-FINAL OFFICE ACTION adment appears to be a hona fide attempt to be a reply (37 CFR 1.13). I from the mailing of this notice within which to re-submit the corrected id abandonment. EXTENSIONS OF THIS TIME PERIOD ARE A	o(c)), applie	ant is gr since in	CHURCH	imeni/499chip	a bearbon	iy to a N a fide 20 stice with SIOES C
If the respe	amendmonse to a	nent is a reply to a FINAL REJECTION, this form may be an attach final rejection continues to run from the date set in the final reject mendment.  A SUL TELEPHONE NO.	ment to an /	Advisory not affec	Action ted by th	. The period for	or nt	eranci Luciyi